All communications respecting this application should give the serial number, date of filing and name of the applicant.



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Application Number	Filing Date	First Named Applicant	Attorney Docket Number	
09/371,747	08/08/99	Gosselin	06171.105005	
			Examiner	
			L. E. Crane	
			Art Unit	Paper No.
			1623	
		DA	ATE MAILED	11 : <u>n/a</u>
INTERVIEW SUMMARY				
All participants (applica (1) Ms. Sherry M. Know (2) Examiner L. E. Cran	<u>rles</u>	tative, PTO personnel) (3) (4)		
Date of Interview: <u>09/24/01.</u>				
Type: X Telephonic - Personal (copy given to) - applicant - applicant's representative				
Exhibit shown or demonstration conducted: Yes X No If yes, brief description: See attachment.				
Agreement X was reached	ed with respect to some of all of	the claims in question.	- was not	reached
Claim(s) discussed: See page 2.				
Identification of prior art discussed: See page 2.				
Description of the general nature of what was agreed to if an agreement was reached, or any other comment: See p. 2				
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would be allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) 1. X It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary, A FORMAL RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP § 713.04) If a response to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.				
2. Since the Examiner's	s interview summary above	(including any attachments)	reflects a	
action, and since the	e claims are now allowable, t last Office action. Applicant	ections and requirements the he completed form is conside is not relieved from providing	ered to fulfill th	e response
Examiner Note: You must sign this form unless it is an attachment to another form. PTOL-413 (amended 03/13/01)				
09/371,747 - P. N.		File [] Applicant	Continued on	next page(s) ->->

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INTERVIEW SUMMARY(cont.)

Claims discussed: All remaining of record, claims 9 and 10 in particular.

Identification of prior art discussed: NONE.

Description of the general nature of what was agreed to if an agreement was reached, or any other comment: Applicant was advised that in claims 9 and 10 the term "arabinofuranolyluridine" was incorrect and should be altered to read --arabinouridine --. Applicant agreed, authorized an examiner's amendment, and was informed that the instant claims as finally amended were now allowable and would be passed to issue in due course.